## ANNUAL REPORT

OF THE

# ATTORNEY GENERAL

OF THE

# STATE OF MICHIGAN,

FOR THE YEAR 1858.



BY AUTHORITY.

LANSING:
PRINTED BY THE STATE PRINTERS
1858.











## STATE OF MICHIGAN.

## No. 11.

# LEGISLATURE, 1859.

## ANNUAL REPORT of the Attorney General.

Attorney General's Office, Lansing, January, 1859.

To His Excellency Moses Wisner, Governor:

SIR—I respectfully submit my report for the years 1856, 1857 and 1858, as required by the Act of April 8, 1851, relating to the reports of State officers.

The neglect of many of the Prosecuting Attorneys to forward their reports to me have rendered necessary a postponement of my own, somewhat beyond the time fixed by law. The statute requires each Prosecuting Attorney, in the month of November, annually, to transmit to the Attorney General a report of the official business done by him in his county during the preceding year. It will be seen by the document hereunto annexed, marked "Schedule B," that for the year 1856, no report was made for twelve of the organized counties; that for the year 1857, the like default occurred in twenty-six counties, and for the year 1858, the like in twenty. The county of Wayne, whose criminal business nearly equals in amount that of all the rest of the State, furnished no report whatever for

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the years 1856 and 1857, and an extremly imperfect one for 1858. Jackson and Oakland furnished none for 1857 and 1858. The leading objects of the statute in requiring these reports to be made, are evidently to preserve the statistics of crime and punishment, and to furnish reliable information, not only as to the promptness and vigor with which Prosecuting Attorneys do their duty, but also as to any changes which may be necessary in our criminal code. But it is obvious, that under the imperfect and negligent practice which now prevails to a lamentable extent in the offices of Prosecuting Ataorneys, this source of information is of little value. Although the statute visits every case of neglect with a fine of fifty dollars, and although I have carefully complied with the statute in forwarding blank forms of report to each Prosecuting Attorney, and felt it my duty to report many of them to the County Treasurers for prosecution for delinquency, yet no instance has come to my knowledge of an action having been brought to collect the penalty.

The document marked "Schedule A," hereto annexed, contains the abstracts of such reports as have reached me for the year 1856, 1857 and 1858. Document marked "Schedule C," contains a brief recapitulation, derived from the abstracts, of the prosecutions for the crimes of murder, burglary and larceny, for those three years, from which it appears that the number of convictions was five hundred and seventy-one; of which nineteen were for murder, thirty-nine for burglary, sixteen for burglary and larceny, the truth of the remarked, however, that the absence of reports renders these numbers but an approximation to the truth.

Observation convinces me that the above named crimes, to which should especially be added counterfeiting, are alarmingly on the increase in the State. One great cause of the increase, and of the impunity of offenders, is undoubtedly found in the weakness and inefficiency of the

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means of detection and arrest. The statutes provide no compensation whatever for sheriffs, constables, and other ministerial officers, beyond their mere fees for serving process, for any efforts they may make to bring offenders to justice, allowing them nothing at all for searching out the guilty, or exercising the slightest vigilance in the way of detection or suppression. This is a task which is always sufficiently onerous and unwelcome, and if unrequited, is seldom or never performed save by persons actually injured by the crime. While bands of thieves, counterfeiters and burglars are formed in our midst, in organized bodies, with signs, tokens and pass-words-with, indeed, a secret vocabulary, and other devices as perfect as the ingenuity of guilt can invent, by which the members mutually recognize and aid each other, and without being suspected-contrive schemes of crime in the very presence of their victims, the law provides no detective means by which their plans can be thwarted, and community guarded against them.

I am of opinion that further legislation on this subject is necessary, and that the law should confer on the Boards of Supervisors authority to provide for the employment of such detective and repressive means as in their good judgment they may doen best suited to the end. That much expense might thus be saved to the counties, much crime punished that would otherwise escape, and much prevented that would otherwise be committed. I entertain no doubt.

In June, 1856, I commenced an action in the Circuit Court for the county of Lenawee, in behalf of the State, against the Michigan Southern and Northern Indiana Railroad Company, to collect a balance (\$3,706 76) of the specific tax on the capital stock and loans of the Company for the year 1855—which balance the Company had refused to pay, under a construction of the charter in which I could not concur. The questions of law arising in the case were reserved by the Circuit Judge for the considera-

tion of the Supreme Court, which at the January term, 1857, upon full argument, decided that the State was entitled to recover the balance. It was paid to the State Treasurer, (Hon. S. M. Holmes,) on the 22d of August following. The case is reported in 4 Michigan Reports, p. 398. I may add, that since then other objections have been raised by the Company to the principles insisted upon by the Auditor General in assessing the specific tax upon them; all which objections, so far as they have come to my knowledge, were replied to in my letter of advice to him of the 4th of February last, in which I fully stated my views of the proper construction to be given to the several chauses of the charter on which the discussions have arisen touching the specific tax.

I have also appeared for the State in the following cases in the Supreme Court:

The case of John Stewart, indicted, tried and convicted in the Circuit Court of Wayne county, on two indictments, for having in possession counterfeit bills with intent to pass them. Judgment reversed in both cases, at the October term, 1857, for defects in the indictments.

Charles Tryon's case.—In which the accused was indicted, tried and convicted in the same circuit for misconduct as an attorney at law. After undergoing a part of the sentence of imprisonment the accused was pardoned by the executive, and shortly afterwards the sentence itself was reversed by the Supreme Court, on error. (4 Mich. R. 665.)

John Adward's case.—Prisoner was charged with mingling poison with the drink of another, with intent to injure him. Convicted in the Circuit Court for Wayne county, and judgment affirmed in the Supreme Court. (5 Mich. R. 22.)

William Potter's case.—Prisoner was indicted for murder in the Circuit Court for Wayne county, tried and convicted. Judgment was reversed in the Supreme Court,

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and a new trial ordered on account of errors in the instructions to the jury. (5 Mich. R. 1.)

Delos Carmichael's care.—The accused was indicted in the Circuit Court for Hillsdale County for administering a drug with intent to injure the prosecutrix, and convicted. On error and bill of exceptions, the Supreme Court held the conviction right. (5 Mich. R. 10.)

Albert F. Shannou's case. Prisoner was indicted in Lenawee Circuit Court for exposing an infant child with intent to abandon it, and convicted. Upon writ of error and bill of exceptions the judgment was reversed and a new trial ordered. (5 Mich. R. 36-71.)

Robert T. Lambert's case.—Prironer was indicted for polygamy, and convicted in the Circuit Court for the county of Wayne. On error and bill of exceptions the Supreme Court reversed the judgment below for error in the charge to the jury, and ordered a new trial. (5 Mich. R. 349.)

Simon B. Jenness's case.—Prisoner was charged with incest in the Recorder's court of Detroit. On error and bill of exceptions the judgment below was reversed by the Supretae Court for error in the charge to the jury, and a new trial ordered. (5 Mich. R. 305.) After two subsequent trials he was acquitted.

John Stewart's case.—Prisoner was indicted and tried in the Circuit Court for the country of Wayne for having in his possession counterfeit bills with intent to pass them, and to render them current as true. On bill of exceptions the court held the conviction wrong, on account of the admission of incompetent ovidence, and ordered a new trial. (5 Mich. R. 243.)

Case of Mrs. Catherine A. Jones.—Indicted in 1850 for continuing an obstruction in Shelby street, Detroit; tried in 1853 in the Circuit Court for Wayne county. Jury found a special verdict: the court reserved the question of guilt rising upon the facts found for the consideration of

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the Sudreme Court, who held that upon the facts Mrs. J. was not guilty. (Case not yet reported.)

Case of the People vs. Francis Mayworm.—Information in the nature of a quo warranto on the relation of Michael Finnegan. Court held the defendant to be an intruder into the office of Sheriff of the county of Houghton, ousted him, and adjudged the relator entitled to it. (5 Mich. 146.)

In September last I filed an information in the nature of a quo warranto against Isaac Stauffer for holding the office of Township Treasurer of the township of Gaines, in Kent county, on the ground that he was ineligible. The case is still pending.

Wm. L. Whipple, relator, administrator of Hon. Chas. W. Whipple, deceased, vs. Whitney Jones, Auditor General .-This was an application for a mandamus, to compel the Auditor General to issue his warrant upon the State Treasurer for the salary of the late Judge Whipple, as a Judge of the Supreme Court from Jan. 1, 1852, to the time of his death, which took place in October, 1855, at the rate of \$1,500 a year. It appeared that the deceased had been regularly paid his salary as Circuit Judge during the whole of that period; but the relator claimed that under the act of April 4, 1851, to provide for the organization and powers of the Supreme Court, and which enacts (Section 4) that "each of the Judges of the Supreme Court shall receive an annual salary of one thousand five hundred dollars, payable quarter-yearly," the deceased was entitled in law to receive a separate and supplemental salary as a Judge of the Supreme Court. This claim involved a careful discussion of the intention and effect of those clauses in the present constitution respecting the salaries of the Judges under the former judicial system of the State. And after very full argument, the Court held the claim to be unfounded, and dismissed the application. In this view, the case was one of great importance; for had the

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decision been favorable to the relator, the Judges under the former system would each have been entitled to the like additional salary, and the State would thus have been required to disburse some \$72,000 in payment of their claims. All must admit that the various points which were raised by counsel, were treated with marked ability and clearness in the decision pronounced by the Court. (5 Mich. R., 193.)

Another question of still greater importance to the finances of the State arose during the summer of 1857, respecting the sufficiency of the notice of lax sales by the Auditor General. The Revised Statutes of 1846, (ch. 20, sec. 74,) provides that the "Auditor General shall annex to and caused to be published with each of said statements, (of lands delinquent for taxes.) a notice that so much of each tract or parcel of land described in said statements as will be necessary for the purpose, will be sold by the County Treasurer on the first Monday of October next thereafter, at such public and convenient place at the seat of justice of the county as the County Treasurer may select, for the payment of the taxes, interest and charges thereon." It had for many years been the practice of the Auditor General to give a notice in the following form:

"AUDITOR" GENERAL'S OFFICE, Lansing, —, 18—.

"So much of each of the following described tracts or parcels of land, situate in the county of ———, delinquent for unpaid taxes for the years mentioned below, as will be sufficient to pay the taxes, interest and charges thereon, will be sold by the Treasurer of said county on the first Monday of October next, at such public and convenient place in the village of ———, the county seat of said county, according to the statute in such case made and provided."

It had not been the practice of the County Treasurers to issue any notice of the place selected by them for hold-

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ing the sales, though such selections had occasionally been made, and a short notice given. I had, however, learned incidentally that in one of the Circuits it had been held by the Court that such notice from the Auditor was not of itself sufficient, and that the Court was of opinion that the County Treasurer was bound by law, in every case, to give a notice of the place which he had selected for the sales, and that his notice should be, in circulation and duration, co extensive with that of the Auditor General. No such decision was, however, made by the Supreme Court until the May term, 1857, at Kalamazoo. At that term the case of Niles vs. Walker came up for argument. (See 4 Mich. R. 640.) The notice of the Auditor General was in the above form. The County Treasurer, one week before the day of sale, had caused written notices to be posted up in three different places at the county seat, that the sale would take place at the court-house. The case seems to have been very inadequately argued by the counsel for the plaintiff, who claimed under the tax sale: and the Court, only four of the Judges participating in the decision, adjudged the notices to be insufficient, and that the plaintiff was not entitled to recover the land. Tho Court, however, omitted to sign and file their decision in the case, but made it orally, and without having their attention called to the previous legislation on the subject, to the practice which had long prevailed, or to the serious consequences which might flow from such a view of the statutes. It must indeed, if carried out to its legitimate results, have ended in the overthrow of almost every tax title in the State for a long series of past years, and have left the State under an obligation, equitable at least, to refund to tax purchasers an uncalculated amount of money, (embracing more than a million of dollars,) which had in good faith been paid into the treasury and become invested under the guaranty of her laws.

On my attention being called to this decision by the

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Auditor General, (Hon. Whitney Jones,) and on his asking my official advice whether for the future his department ought to abide by the rule apparently laid down in the case of Niles vs. Walker, and after carefully examining the record and the final order therein, and giving the subject my best reflection, I did not hesitate to advise him that the rule which seemed to be there adopted was not law. And I accordingly advised him to continue precisely the same form and mode of notice as had hitherto prevailed. He followed the suggestion. The doubts, however, which the decision had cast upon "tax titles," had its effect at the coming October sales, at which there was a large falling off in the amount of State revenue usually derived from that source. The Treasury suffered severely. All confidence in tax titles seemed, for the time, to be lost, and the holders of them began to prepare themselves to claim indemnity from the State. At length, at the July term of the court, 1858, the same question again came up, and I conceived it to be my imperative duty to appear as amicus curiae, and ask to be allowed to present my views upon a subject so intimately affecting the financial interest of the State. Permission was granted and the question argued in all its bearings. The Court, upon the most mature deliberation, held the notice to be sufficient. And thus a most disquieting question, which had occupied much of the public attention and filled the minds of multitudes with anxiety and alarm, was finally set at rest. (5 Mich. R. 462, 501.) I have no reason to doubt that this elaborate decision has met with the general assent and approbation both of the Bar and the public.

My former report contains a brief statement of the facts upon which I folt it my duty to institute a suit against the Phenix Bank of the city of New York, in the Superior Court of that city. Under a commission issued by the Court, directed to a citizen of Detroit, I proceeded, in the summer of 1856, to take the depositions of seven witness-

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es on the part of the State. The trial came on before the Hon. M. Hoffman, at the special term of the Court, on the 14th of April, and continued till the 2d of May, 1857. during which a large mass of testimony, oral and written was put in, and in which I had the efficient aid of J. L. Jernigan, Esq., the local counsel, charged with the conduct of the case. On the 6th of June the Judge (the parties having waived a trial by jury) pronounced his opinion in the cause, and rendered a judgment for the State for the amount claimed, (\$35,503-74.) tegether with interest thereon from Dec., 1854, and the costs of suit, amounting in all at the date of the judgment, to upwards of \$41,000. The bank, however, gave notice of an appeal to the general term of the Court, and considerable time necessarily elapsed in settling the case for its hearing. This having been done, I again visited New York, for the purpose of arguing the appeal in November last. But on the application of the cousel for the bank, who were not ready for trial, the case was postponed. When decided here it may be removed by appeal, to be taken by either party, to the Court of Appeals. That it may be so removed is not at all improbable. I take the occasion to say that my convictions of the justice of our claim are strong, and that the State ought never to abandon its efforts to collect it, until an adverse judgment of the court of last resort of our sister State shall bar its further prosecution. The evidence clearly implicates the bank and its principal officers, in a scheme to rob the State of a large amount of money, under pretence of an indebtedness which never subsisted, as against the State, either by contract or recognition, but which, as the defendants well knew, had been fully satisfied and paid to their assignor, the old Phenix Bank, by the Michigan State Bank and the Bank of the River Raisin, from which two banks the debt was originally due. It appeared in evidence that the old Phenix Bank, as recently as the summer of 1852, came to a full and final

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settlement, in writing, between themselves and their agent, who had had charge of the pretended claim for twelve years, and who, as early as 1840, acting for that bank, had received full payment from the two Michigan banks, and discharged them. By this settlement, the old bank recognized and ratified all the acts of the agent, and accepted from him a conveyance to itself of the lands lying in Saginaw county, which he had taken in part pay-This settlement paper was produced by the State on the trial. And it is not unworthy of remark that it bears the signature of the gentleman who was then the president of the old bank, the president of the new bank (the defendants.) at the time af its organization, and at the time of the presentation and allowance of the claim before the Board of State Auditors, and the very person who, early in 1854, placed all the papers in the hands of counsel at Detroit, with instructions to present and prosecute the claim. None of these facts, namely, the two settlements made by the agent in 1840, the giving of the deed and the settlement with the agent, were made known to the Board of Auditors, while the claim was pending, but were concealed from them by the bank and its agents.

Such was the magnitude of this allowance, and so stale and antiquated the claim on which it was based, that on entering upon my office in 1855, I commenced an investigation into the facts and circumstances connected with it, and at an expense of much time and labor finally succeeded in arriving at a full knowledge of them. I recommend a persevering prosecution of the suit now pending. It is surely of interest to know whether in a transaction which, as between private persons, would cover with lasting dishonor the party guilty of the covin, and in which a court of justice would hasten to compel him to repair the wrong, a State is without a remedy; and whether fraud and peculation are less blameworthy when committed upon the

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public treasury than when perpetrated against private rights.

Under the act of 1857, for the better protection of the public lands, and to punish the cutting and carrying away of timber therefrom, I drew up at an early day blank forms of information for the several offences created by the act, and forwarded them to the prosecuting attorneys of all the counties where the school lands and swamp lands are most exposed to depredations, and furnished a supply of the same to the then Commissioner of the State Land Office, to enable him to direct prosecutions under the act. I am not aware, however, of his ordering any prosecution under it. I have directed several, and have reason to believe the enactment has exerted a salutary restraining influence upon trespassers upon the public lands.

The late Secretary of State, Hon. John McKinney, in the early part of 1857, called my attention to the important powers conferred upon the Boards of Supervisors for the erection and organization of new townships under the act of 1851, passed to carry out the provisions of section 11, of article 10, of the constitution. It was discovered that serious irregularities and informalities had found their way into the proceedings of the Boards, in exercising these important powers of local legislation, so beneficial, when properly used, to the people of the counties. To guard against such defects for the future, and to give uniformity and validity to such proceedings, I made out the necessary forms for the organization of new townships, which were printed, and forwarded by the Secretary to the County Clerks throughout the State. It is gratifying to know that the cheap facility thus afforded to localities where legal forms are sometimes imperfectly understood, has produced the desired uniformity and accuracy, and that the forms have been almost universally followed.

The numerous applications to the Attorney General to file informations in the nature of a quo warranto, to try the

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right of incumbents to their offices, and the long delays intervening in the Supreme Court before a decision can be had—delays in most cases tantamount to a total deprivation of his rights to the claimant—have suggested the enquiry whether some mode more expeditious and less expensive cannot be adopted. The multiplicity of elective offices, and the endless disputes arising from errors committed at the polls, or in the canvass, seem to me to make it necessary to provide some means of settlement short of a resort to the Supreme Court. I think the public interest would be promoted by providing for the determination of all cases respecting township offices, and perhaps even county offices, exclusively in the Circuit Courts; giving to the party aggrieved the right to have the judgment reviewed in the Supreme Court.

I have the honor to be, very respectfully,

Your obedient servant,

J. M. HOWARD,

Attorney General.

# SCHEDULES

ACCOMPANYING THE

ATTORNEY GENERAL'S REPORT.



#### Schedule A.

Abstracts of Reports of Prosecuting Attorneys to the Attorney General, for the years 1856, 1857 and 1858.

## ALLEGAN COUNTY.

1856.

## F. J. LITTLEJOHN, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1 2 2 1 1 1 1	Petty latceny.  Assault with intent to kill.  Bastardy.  Grand larceny.  Justice refusing to pay over money  collected.  Fraud in conveyance.  Violating liquor law.	Convicted and fined.  I fined and I discharged. Pending. I discharged, I pending. I discharged, I pending. Both convicted, State Frison 5 years. Excaped before trial. Pending. Nol. pros. I discharged, I fined.
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#### 1858.

## GEO. G. WARNER, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
Malic 6 Burg 1 Sedu 1 Rape 4 Larc 1 Assa 1 Adul	alt and battery. ious trespass. ary. etion. ony.	y convicted, 4 sequited, 2 nol. pros. 17 dischar'd 3 do. 3 diamised, 1 bound over to keep peace. 27 Nol. pros. 6 sentenced to State Prison, 1 escaped jail. Discharged on ex'n. Committed for trial, 4 do. do. On Bail. Do. Do. Do.

#### BARRY COUNTY.

1856.

## H. GREENFIELD, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
2 Gran 33 Assa 11 Cons	y larceny.  Indicate the larceny.  Indicate the larceny and the larceny and the larceny and larceny an	1 imprisoned in Co. jail 10 days, 3 fined. State Prison 2 years and 6 mos. 32 fined. 1 sentenced county jail 8 days.

1858.

## JAS. A. SWEEZEY, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1		Escaped from officer.
2	Assault and battery.	1 convicted and fined, 1 discharged. Convicted and fined.
	Petit larceny. Violation of liquor law.	3 fined and 3 imprisoned in Co. jail.
3	Larceny.	1 fined, 2 imprisoned in Co. jail.
3	Having in possession tools for making	1 on bail for trial, 1 broke jail and escaped.
4	counterfeit coin.  Aiding and assisting prisoners to es-	2 on bail; 1 broke jail and escaped.
		Indicted and on bail.
2	Murder.	1 sentenced for life, and 1 in jail awaiting trial.
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#### BERRIEN COUNTY.

1857.

## E. M. PLIMPTON, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1 2 3 1 5	Burglary and larceny. Having counterfeit bills, &c. Murder. Larceny. Assault with intent to kill. Assault and battery. Burglary.	Acquitted. Sentenced by S. P. for 2 years. Sentenced by S. P. for 2 years. Sentenced of manulaughter, 1 acquitted. 2 sent State Prison, 1 Bonse of Correction. Sentenced to State Prison 3 years, 2 mos. 3 convicted, 2 acquitted. Sentenced to S. P. 3 years. Do. do. 1 year.

#### BERRIEN COUNTY-CONTINUED.

#### 1858.

## E. M. PLIMPTON, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1 3 20 1 3 4 3 1 1 1	Indictments, (not specified.) Indictments, (orime not specified.) Burglary and larceny. Highway robbery. Rape. Forgery. Keeping house of ill-fame. Constable aiding prisoner to escape.	Sconvisted, I noquitted. Convicted, 2 seatened to S. P., I met arrested. Indicted, not Indicted, not Indicted. Paid fine. Not tried. I sentenced to S. P., I broke [ai], I not arrested. Sentenced to S. P., Not tried. Do. Do. Do.

#### BRANCH COUNTY.

No report for the years 1856, 1857 and 1858.

#### CALHOUN COUNTY.

#### 1856.

WM. H. BROWN, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
	Assault and battery.	3 acquitted, 2 withdrawn, 12 settled, 11 fixed, 1 imprisoned 90 days, 1 fixed and imprisoned 60 days.
19	Assault with intent to kill. Drunkeness. Selling liquor. Larceny.	cays.  ducharged, 2 no bill found.  1 fined, 2 discharged.  1 indicted, not tried, 1 settled, 13 fined, 1 not prosecuted, 1 discharged.  2 indicted, not tried, 3 not prosecuted, 1 escaped, 1 discharged, 1 sentenced to State prison 5 years, 2 bound over.

## [CALHOUN COUNTY-CONTINUED.

No.	CHARGES.	CONDITION OF THE CASE.
-5	False pretences.	l examination, 1 discharged, 1 not prosecuted, escaped, 1 indicted, not tried.
6	Murder.	I sentenced to State prison for life, 1 for twenty five years, 2 acquitted, insane, 2 discharged.
6	Forcible entry.	1 settled, 5 indicted, not tried.
	Bigamy.	1 not prosecuted, 1 bound over.
2	Perjury.	Discharged.
	Seduction.	1 fined, 1 escaped.
1	Indecent exposure.	Settled.
1	Adultery.	Party dead.
	Threats.	1 not prosecuted, I bound over.
6	Disturbing religious meeting.	4 discharged, 2 settled.
4	Riot.	Escaped.
4	Disorderly.	3 imprisoned, 1 gave recognizance.
1	Keeping gaming house.	Fined.
1	Breaking jail.	Not prosecuted.
	Malicious mischief.	Bound over.
1	Beating cattle.	Fined.
	Passing counterfeit money.	Discharged.
	Settling fines.	No bill found.
2	Resisting an officer.	Indicted, not tried.
_	1	1
114	1	1

1857.

# Wm. H. Brown, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
	Assault and battery.	21 convicted, 2 acquitted, 1 ran away.
2	Resisting officer.	1 abandoned, 1 fined.
	Larceny.	1 acquitted, 2 discharged, 1 bound over.
9	Selling intoxicating liquor.	1 fined \$20,6 fined \$10 each, 1 in jail, 1 abas doned
2	Perjury.	Discharged.
2	Disorderly conduct.	I recognized, I bound to keep the peace.
2	Riot.	1 abandoned, 1 discharged.
2	Malicious mischief.	I fined, I discharged.
	Obstructing highway.	Fined.
	Drunkenness.	County jail.
1	Assault with attempt to commit mur-	
	der.	Settled.
1	Bastardy.	Settled.
1	Attempted abortion.	Discharged.
	Threatening.	Bound to keep the peace.
1	Selling at auction.	Fined.
1	Petit Larceny.	County jail.
1	Passing counterfeit money.	Discharged.
	Adultery.	1 dropped, 1 not prosecuted.
	Robbery.	Escaped.
11	Larceny.	House of Correction 5 years, 1 do. 6 years, 2

#### CALHOUN COUNTY-CONTINUED.

No.	CHARGES.	CONDITION OF THE CASE,
1 Vag 1 Bres 2 Forg 2 Enti pr 1 Putt 3 Assa	clary and larceny. rancy. king jail.	State prison 5 years each, 3 S P. 3 year3 each 2 S. P. 2 years each, 1 for 1 year, 1 county jail 11 House of Correction, 1 State prison. 1 House of Correction of years. State prison 7 years each. 15 State prison 7 years each. 15 State prison 8 years. 15 State prison 8 years. 15 State prison 9 years. 15 State prison 2 years. 15 State prison 2 years.

## CASS COUNTY. 1856.

## A. J. SMITH, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
3	Arson. Selling liquor. Passing counterfeit mone, Larceny.	Acquitted. 2 dismissed, 2 fined \$10 each, 1 fined \$20. 2 discharged, 1 sentenced to State Prison 1 year. 2 acquitted, 2 fined \$10 each, 1 fined \$100, and imprisoned in Co. jail 3 months, and 1 fined \$10 and imprisoned I month.
1	Assault and battery. Lewd and lascivious cohabitation. Assault with intent to murder.	Fined \$10 each. Settled. Fined \$10. Settled. Fined \$140. State Pricen 2 years.

# 1857. A. J. SMITH, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
6	Larceny.	2 acquitted, 1 sent to H. of C. for 2 years, 1 for 3 years and 9 mos., 1 to S. P. for 2 years, and 1
3	Assault with intent to murder.	fined \$5. 1 discharged, 1 convicted, ind. in arrest of judg-

#### CASS COUNTY-CONTINUED.

No.	CHARGES.	CONDITION OF THE CASE.
1 4 2	Perjury. Forgery. Assault and battery. Malicious injury to personal property. Selling intoxicating Equors.	ment not decided, 1 assault and battery. Sentenced to 8. P. for 3 years. Bonds forfeited. 2 settled and 2 fined. (Convicted and fined, 1 \$8, other \$12. 21 Convicted and fined \$10 each and 1 acquitted
20		1

1858.
A. J. SMITH, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
-1	Buggery.	Sentenced to 10 years in State Prison.
1	Rape.	Acquitted.
5	Larceny.	2 sent to S. P. for 2 years, 1 for 3 years, 1 to the House of Correction, and 1 fined \$15 and 3
	l	mos. Co. jail.
	Burglary.	l sent to S. P. for 3 years, 1 four years, 1 one year and 1 acquitted.
13	Assault and battery.	12 convicted and fined and 1 acquitted.
1	Lewd and lascivious cohabitation.	Fined \$100.
	Selling intoxicating liquors.	4 fined \$10 each, 2 fined \$20 each, 1 acquitted.
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# CHEBOYGAN COUNTY. 1856.

## H. A. ROOD, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
6	Conspiracy. Threats to injure persons and property Petit larceny.	Examination before Justice and discharged. Do. Examination and recognized to circuit court. Tried before Justice and acquitted.

#### CHEBOYGAN COUNTY-CONTINUED.

#### 1857.

## H. A. ROOD, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
3 Sel	eault and battery. lling intoxicating liquors.	Convicted and fined. Do. do.

#### CHIPPEWA COUNTY.

#### 1858.

## A. H. HANSCOM, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
11	Larceny. Polygemy. Assault and battery. Malicious injury to property.	Indicted and not tried. Do. do. Do. do. Do. do.

## CLINTON COUNTY.

#### 1856.

## R. STRICKLAND, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
3		Sentenced to State Frison 1 year. Fined.

#### CLINTON COUNTY-CONTINUED.

#### 1858.

#### R. STRICKLAND, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1 1 1	Incest. Assault with intent to commit a rape. Seduction.	Acquitted. Convicted, State Prison 5 years. Pending. Do. Convicted, S. P. 2 years each. Do., jail 6 mzs.

## EATON COUNTY.

#### 1856.

## JOHN C. SPENCER, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
4 8 3 1 1 1 1	Murder. Burglary and larceny. Assault with intent to murder. Assault and battery. Passing counterfeit money. Polygamy. Altering and forging a public record. Perjury. Grand larceny. Rape.	State prison for life.  1 State prison of years, I escaped, and 2 pending I pending, 2 discharged after examination. I fined and imprisoned, 2 nol. pros. entered. Nol. pros. Pending. Pending. Pending. Pending. Nol. pros. entered after first trial.

#### 1857.

## S. W. FOWLER, Pros. Att'y.

No.		CONDITION OF THE CASE
	Larceny. Selling intoxicating liquor. Assault with intent to commit marder.	1 c-nvicted, sentenced 1 year, 2 on bail. 1 convicted, 1 acquitted, 3 on bail. Tried, convicted of assault, and fined.

#### EATON COUNTY-CONTINUED.

No.	CHARGES.	CONDITION OF THE CASE.
1 1 1 6	Foroble entry and detainer. Marrying others without authority. Adultery. Perjury. Assault and battery. Disturbing religious worship.	On bail. On bail. On bail. 3 fired, 1 nol. pros., 2 bound to keep the passe. Fined.

1858.

## S. W. FOWLER, Pros. Att'y.

2. Larceny. Convicted, sent to State prison. 1 Polygamy. Convicted, State prison. 1 Marrying others without authority. 1 Assault with intent to kill. Convicted of assault, and fined	No.	CHARGES.	CONDITION OF THE CASE.
1 Compound larceny. 1 Passing counterfeit money. 1 Carrying liquor into jail. 2 Selling liquor. 3 Selling liquor. 4 Acquitted. 3 Breach of the peace. 3 Breach of the peace. 4 Assault and battery. 1 Visit larceny.  4 Selling liquor. 5 Judgment for people. 5 Bound over. 6 Opericted and fined. 7 Opericted and fined. 7 Opericted and fined.	111111111111111111111111111111111111111	l'olygany.  Marrying others without authority.  Assault with intent to kill.  Gompound lacenory.  Passing counterfeit money.  Carrying luquor into jall.  Se'lling liquor.  Bastardy.  Action on recognizance.  Breach of the peace.  Assault and battery.  Petit larceay.	Convicted, State prison I year. Acquitted. Convicted of assault, and fined. Acquitted. Indicted and held to bail. (" Convicted and held to bail. (" Convicted and fined. Acquitted. Convicted. Don't for people. Bound over.

## EMMET COUNTY.

No report.

## GENESEE COUNTY. 1856.

## A. P. DAVIS, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
	Assault and battery.	109 punished by fine and imprisonment, 41 acquitted. 22 convicted, 8 acquitted.
3	Passing bill on Bank not in existence. False pretences. Perjury.	Pending. 2 convicted, 1 acquitted. Pending.
1	Assault and battery with intent to kill. Forgery. Note 10 complaints asking surety of	Do.
187	the peace.	Bound over.

# 1857.

# A. P. Davis, Pros. Att'y.

2	Incest.	Not tried.	
	Perjury.	Pending.	
2	Grand larceny.	Convicted.	
2	Murder.	Pending.	
	Arson.	Do.	
23	Assault and battery.	Convicted.	
14		Acquitted.	
		5 convicted and 6 acquitted.	
10	Breach of the peace.	Bound to keep the peace.	
67			
01		ł	

#### 1858.

## A. P. DAVIS, Pros. Att'y.

No. [	CHARGES.	CONDITION OF THE CASE.
1 Perju 2 Inces 2 Gran	nry. st. d larceny.	Yet pending. Do. 1 convicted, 1 pending.

#### GENESEE COUNTY--CONTINUED.

,		
No.	CHARGES.	CONDITION OF THE CASE.
6 Gam 54 Assa 31	der. gery. or suits appealed.	(Last year) acquitted. Do. not pris entered. Do. tried and acquitted. (This year.) tried and acquitted. 1 acquitted, 1 convicted. 2 convicted, 1 acquitted. (Convicted and fined. Acquitted. Convicted. Acquitted. Convicted.
110		

GRAND TRAVERSE COUNTY.

No report.

GRATIOT COUNTY.

No report.

## HILLSDALE COUNTY.

1857.

DANIEL L. PBATT, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
- 1	Stealing from building in night.	1 convicted, 1 plead guilty and fined, 2 plead guilty, sentenced 3 years each. Convicted, State prison 3 years. Convicted, State prison 2 years.

#### HILLSDALE COUNTY-CONTINUED.

No.	CHARGES.	CONDITION OF THE CASE.
-2	Forgery.	1 convicted, 2 years, 1 indictment quashed.
6	Having counterfeit money, with intent to pass.	3 indicted, broke jail and escaped, 1 arrested and bailed, 2 not arrested.
1	Having counterfeit money, with intent to pass.	Il not tried.
	Stealing from shop.	Broke iail and escaped.
6	Passing counterfeit money	I broke jail and escaped, I bailed, forfeited and paid, 2 plead guilty, I fined, I sentence sus- pended.
1	Rape.	State prison 10 years, convicted.
1	Maintaining nuisance.	Indicted (dead.)
2	Assault and battery with intent to kill.	I convicted of assault and battery, suspended, I settled.
1	Adultery.	Not tried.
	Stealing timber.	Acquitted.
- 51	Resisting officer.	Bailed, not tried.
î	Mingling peison with food.	Convicted, motion for new trial, Supreme Court, (new trial ordered by Supreme Court.)
3	Passing spurious bills.	Not arrested.
	Selling intoxicating liquors.	4 convicted, 3 acquitted, 14 not tried.
	Breaking toll-gate.	1
	Perjury.	2 not tried, 1 convicted, 7 years State prison.
1	Cutting timber.	Not arrested.
î	Obtaining goods by fraud.	Settled.
ī	Embracing.	[Indicted, not tried.
	Burning barn.	" "
	Burglary.	Plea insanity, acquitted.
	Assault and battery	Convicted, 1 county jail, 4 fined.

# 1858.

# DANIEL L. PRATT, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
2 3 2 1 1 1 2 3 1 4	Forgery. Forgery. Pottling goods under false pretences. Pottlinerouy. Doubling goods under false pretences. Description of the good of the	convicted, I acquitted, I settled, I not arrested. Commercied State prison 5 years, I suspended. 1 convicted, State prison 3 years, 2 not arrested. Not arrested. Acquitted. Not tried. Plead guilty, senisone suspended. 1 acquitted, 1 sent to House of Correction. 1 acquitted, 1 oil, pros., 1 on bail. Plead guilty, I sentence suspended, 1 sent to State prison 5 years, 2 for 3 years. Not tried. On ball.

## HOUGHTON COUNTY.

#### 1858.

## A. H. HANSCOM and R. BUTLER, Pros. Att'y

No.	CHARGES.	CONDITION OF THE CASE.
1 1	Murder. Lewd and 'ascivious cohabitation . Assault and battery. Perjury. Assault with intent to murder.	Convicted of manslaughter, S. P. 9 years  Indictment still pending.  Convicted, fined \$30,  Indicted, pending.  Indicted, arrested and excaped.

#### HURON COUNTY.

No report.

# INGHAM COUNTY.

## O. M. BARNES, Pros. Att'y.

CHARGES.	CONDITION OF THE CASE
1 haise pretences. 1 Larceny.	Recognizance excheated.
Incest.	Indictment, not tried.
1 Bigamy.	Do. quashed.
Murder.	Convicted and sentenced.
Before Justice:  17 Assault and battery.  1 Forgery.  2 Violating liquor law.  1 Abortion.	Mostly fined. Bound over. Fined. Examination and bound over.
Petit larceny.	Imprisonment 60 days.
Omitting official duty.	Fined.

#### INGHAM COUNTY-CONTINUED.

#### 1857.

## GEORGE I. PARSONS, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1	Trespass on State lands.	Judgment for people.
3	Robbery.	Indicted, broke jail and escaped.
1	Abduction of girl under 16 years of	
		Acquitted
4		1 convicted, fine and imprisonment 30 days; 2 dis charged: 1 held to bail.
7	Assault and battery.	3 convicted; 2 acquitted; 2 nol. pros.
1		Nol pros., entered.
10	Simple larceny.	Acquitted.
	Surety of the peace.	Bound.
2		Committed for want of bail.
		l and the state of bank
21		

## 1858.

## GEORGE I. PARSONS, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
- 2	Arson.	[Convicted, State Prison 10 years each.
	Larceny.	Convicted, sentenced 3 years.
1	Do.	Indicted, escaped before arraignment.
6	Assault and battery.	4 convicted; 1 acquitted; 1 jury disagreed, not.
1	Incest.	Examination, no indictment found.
8	Violation of liquor law.	5 convicted and fined; 3 acquitted.
1	Debt to recover penalty for neglect of	1
	duty as assessor of school district.	Recovered penalty.
1	Complaint to recover highway tax.	industrica pominty.
1	Malicious trespass.	Indicted, not yet tried,
2	Seduction.	Do. escaped before arraignment.
	Larceny.	Convicted and fined.
		Convince and thee.
0.		<b>[</b>

# IONIA COUNTY.

#### 1856.

## H. BARTOW, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1 1 1 2 4	Murder. Arson. Rape. Seduction. Ferjury. Assault and battery. Disturbing religious meeting.	22 pending, 1 not arrested. Pending. Not arrested. Settled.1, 1 scapped. 1 acquitted, 2 fined. 3 acquitted, 2 fined.

# 1858.

## WILLARD B. WELLS, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
5 Petit las	g persons to break jail.	Sentenced to S. P. two years. Convicted, sentenced each to S. P. two years, Do., do. to Co. jail; 2 twenty days each, I ten days, and 2 thirty days each. Convicted, fined; 1 83, 1 84, and 2 56 each.
12		the state of the s

## JACKSON COUNTY.

#### 1856.

# FIDUS LIVERMORE, Pros. Att'y.

	CHARGES.	CONDITION OF THE CASE.
1	Rape. Arson. Latceny.	Sentenced to State Prison 10 years. Do do. 8 do. 5 sentenced to State Prison, 2 to House of Correction, 9 to county jail, 1 fined, 1 indictment.

#### JACKSON COUNTY--CONTINUED.

No. CHARGES.	CONDITION OF THE CASE
21 Assault and battery.	[10 imprisoned in Co. jail, 10 fined.
1) Forgery.	Tried and acquitted.
1 Willful injury to property.	Do. do.
2 Perjury.	Indictment pending.
1 Accessory to larceny.	Do, do,
1 Embezzlement and larceny.	Do. do.
1 Nuisance.	Do. do.
	1
48	1

## KALAMAZOO COUNTY. 1856.

# DWIGHT MAY, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
18 Viola 17 Petit 9 Gran 6 Thre: 1 Tortu 2 Tres; 1 Assa 2 False 1 Wilft 2 Passi	ult and battery.  tions of liquor law.  larceny.  d larceny.  d larceny.  d larceny.  steming an agange.  ring an outeraity land.  ult with intent to rape.  Do. do. kill.  pretences.  lly killing a horse.  ng counterfeit money.  lary and larceny.	20 convictions. 10 appealed; 8 mod. Fine and imprisonment. 2 senteaced to State Prison 9 years; others we charged to bail. Hedd to bail. Sattled by parties buying the land. Indicted and for trial; 1 discharged. 1 indicted and for trial; 1 discharged. 1 indicted and the other discharged. 1 indicted and the other discharged. 1 indicted to tyet tried. Do. out on bail. Scattneed to State Prison; 1 out on bail.

## 1857.

## DWIGHT MAY. Pros. Att'v.

	2 17 dar 2 2 1 7 0 0 1 2 1 0 g v		
No.	CHARGES.	CONDITION OF THE CASE.	
3	Assault and battery. Assault with intent to kill. Assault with intent to maim.	Convicted. Indicted, not tried. No indictment found.	

#### KALAMAZOO COUNTY-CONTINUED.

O. CHARGES.	CONDITION OF THE CASE
1 Assault with intent to rape.	[Indicted, not tried.
3 Abduction.	Discharged.
1 Bastardy.	Discharged.
0 Malicious injury.	1 discharged.
9 Liquor indictments.	18 indictments, not tried.
6 Liquor suits in justice court	s. 3 discharged, judgments \$160.
Surety of the peace.	Gave bail.
7 False pretences.	I discharged; indicted, not tried.
8 Petit larceny.	Convicted.
4 Grand larceny.	Indicted, not tried.
1 Against att'y retaining mone	
3 Keeping disorderly house.	Discharged.
I Resisting officer.	Do.
1 Arson.	Do.
1 Ma icious trespass.	Appealed, not tried.
2 Forgery.	Indicted, net tried.
orgory.	maiores, 200 titus
nd .	1

1858.

# DWIGHT MAY, Pros. Att'y.

CONDITION OF THE CASE.
25 convicted, 14 discharged. 7 discharged either by magistrate or Grand Jury 1 not found and 1 sent to S.P. for 5 years. Discharged either by magistrate or Grand Jury 11 convicted, 7 discharged. 6 deced and on bail. Discharged either by magistrate or Grand Jury 1 sentenced to S.P. 2 not. pros. Convicted and sentenced to S.P. In jail awaiting circuit court. 12 held to bail, 2 discharged. SI convicted and fined, 4 discharged. SI convicted and fined, 4 discharged. SI convicted and fined, 4 discharged.

Vo.

### KENT COUNTY.

### 1856.

## JOHN T. HOLMES, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
	Perjury.	2 sequitted, 1 pending.
	Polygamy.	Pending.
	Obstructing an officer.	1 discharged, 1 fined, 1 held to bail.
ă	Adultery.	1 do., 2 pending, 1 recog. ferfeited.
	Larceny.	Pending.
	Passing counterfeit money.	Do.
	Maliciously killing cattle.	Da.
2	Burglary.	2 convicted, 1 discharged.
11	Refusing to assist officer in service of	
	warrant.	6 indicted and convicted, 5 held to bail.
1	Forgery.	Pending.
	Assault and battery.	25 convicted and fined, 7 discharged.
	Attempt to commit rape.	Held to bail.
	Assault with intent to kill.	3 held to bail, 1 discharged.
	Petty larceny.	18 convicted before Justice and fined, 2 dischar'd.
	Violating liquor law.	Convicted and fined.
2	Perjury.	Held to bail.
	Malicious injury to property.	Tried before Justice and fined.
4	Willful trespass.	Do. do. do.
1	Adultery.	Held to bail.
1	Polygamy.	Do.
3	Burglary.	Do.
1	Passing counterfeit money.	Do.
	-	
114		

## 1857.

# EBENEZER S. EGGLESTON, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
32	i	19 convicted and imprisoned in county jail; 16 convicted and fined; 1 appealed; 3 acquitted and 1 discharged.
17	Petit larceny.	12 convicted and imprisoned in Co. jail; 1 convic
14	Passing counterfeit money.	ted and appealed; 2 acquitted; 2 discussions, 2 for 3 (Convicted, sentenced to State Prison, 1 for 3; years; 1 for 5; 1 for 3; 1 for 2; and 1 for 10; years; 2 convicted with fine and imprisonment; 1 discharged; 3 not indicted; 1 out on ball; 1 not yet found and 1 recognizance forfeited.

#### KENT COUNTY-CONTINUED.

No.	CHARGES.	CONDITION OF THE CASE.
18	Grand larceny.	7 convicted and in State Prison; 2 in State Prison but not on this charge; 2 turned States evi- dence; 1 convicted, fined \$50 and imprisoned in Co. jail; 2 not yet tried; 2 not found; 1 not indicted: 1 fled.
3	Receiving stolen property.	1 convicted and fined; 1 turned States evidence; 1
3	Stealing at a fire.	2 convicted and imprisoned in Co. jail; 1 not tried.
	Perjury.	1 convicted, not sentenced; 1 not pros; 1 not tried
9	Violation of liquor law.	Convicted, fiped \$10 each.
1	Rape.	Convicted, sentenced State Prison 5 years.
1	Attempt to commit a rape.	Convicted, sentenced State Prison 10 years.
189		I

## LAPEER COUNTY.

1857.

# CHAS. M. WALKER, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
19	Forgery, Assault with intent to commit rape. Assault and battery. Pottl Larceny. Embez/asement. Halicious mischief. Forjury, Supply inpor. Violating the Sabbath.	Acquitted. Convicted and sentenced. Convicted and fined. Convicted and fined or imprisoned. Convicted and fined or imprisoned. Convicted and fined. Discharged. Convicted and fined. Convicted and fined. Convicted and fined.

### 1858.

# CHAS. M. WALKER, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
18	Assault and battery.	11 imprisoned, 6 fined, and 1 discharged. 30 fined and 5 imprisoned in Co. jail. Convicted and fined. Do.

#### LAPEER COUNTY-CONTINUED.

Jassault with intent to kill.    Malicious mischief.   Section     Obtaining goods under false pretences     Arabin     Assault with intent to commit rape.   Murder.   Forgery and counterfeiting.   Grand larcemy.   Resisting officer.   Survey of the peace.	4 acquitted, I committed for indictinest. Convicted and imprisoned in Co. jail. Acquitted. Not. press of the Committed for the Committed for indictinent. Committed for indictinent. Do. and discharged on bail. Do. do. do. Do. for indictinent. Discharged on bail.

# LENAWEE COUNTY.

## 1856.

# S. S. WILKINSON, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
22 1	For selling liquor.  Assault and battery.  Assault with attempt to murder  Larceny.	Fined \$10 each.  14 fined; 6 sentenced to Co. jail; 2 pending. Pending. 5 fined; 6 sent to Co. jail; 1 to State Prizon;
1 1 1 3	Disturbing meeting. Forgery. Embezzlement. False pretences. Passing counterfeit money. Burglary with assault. Breaking jail.	peading. Fixed. Not arrested. Do. Poo. Pending. State Prison for life. County jail 3 months.
62		Joseph Jano Managara

#### LENAWEE COUNTY-CONTINUED.

#### 1858.

## ROBERT R. BEECHER, Pros. Att'y.

No	CHARGES.	CONDITION OF THE CASE.
		Convicted and fined.
		Acquitted.
1	Buroing stack hay.	Convicted, State Prison 2 years.
1	Passing counterfeit bank bill.	Convicted, sent to State prison 4 % years.
4	Stealing from dwelling-house in day	, , , , , , , , , , , , , , , , , , , ,
	time.	Convicted, State prison, one 4% years; one 1% vears; one 2 years and one 3 years.
2	Larceny.	Convicted, S. P. 41/2 years each.
	Receiving stolen goods.	Do., do. 3½ do.
	Breaking and entering shop in night	
•	time.	Do. 1 State Prison 3 years; 1 for 1½ years; and two 1 year each.
2	Common and notorious thief.	Convicted and sent to State Prison, 1 five years, and 1 three years.
1	Resisting officer.	Convicted, Co. jail 6 months.
25		•

# LIVINGSTON COUNTY.

## 1856.

# H. H. HARMON, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
14 A 3 P 2 G 3 II 2 F 1 F 1 P 1 S 1 S 1 S	thrider. standia and battery. etit larcary. retit larcary. risposing of property to defraud, &c. also pretences. tolsoning well. raud in office. raud in office. raud in office. raud in office. defences occupantly to property. delations injury to property. delations rigury to property. rition breach.	Heid to bail for manulaughter. 3 discharged, 4 indicted not yet tried, 7 fined. 3 discharged, 4 indicted not yet tried, 7 fined. 1 heid to bail, 1 discharged. 1 discharged, 2 settled, 8 feeding, 1 discharged, 2 settled, 8 feeding, 1 discharged, 2 settled, 1 discharged, 2 settled, 1 discharged, 1 discharged, 1 discharged, 1 discharged, 5 not yet arrested. 1 discharged, 5 not yet arrested.

## LIVINGSTON COUNTY-CONTINUED.

#### 1857.

## JOHN B. DILLINGHAM, Pros. Att'y.

		, , , , , , , , , , , , , , , , , , ,
No.	CHARGES	CONDITION OF THE CASE.
9	Assault and battery.	7 fined, 2 imprisoned.
7	Simple larceny.	I fined, 2 discharged, 4 nol. pros. entered.
2	Disorderly persons.	Imprisoned.
1	Cruelty to animals.	Bound over to Circuit Court.
1	Perjury.	Do. do.
3	Malicious trespass.	2 discharged upon trial, 1 nol. pros.
- 5	Fraud.	2 nol. pros., 3 bound over.
1	Assault with intent to commit a rape.	Discharged upon trial.
1	Surety of the peace.	Bond given.
1	Remove land mark	Fined.
1	Stealing from dwelling house day time	Convicted, State prison 3 years.
1	Forgery.	Convicted, State prison 1 year.
	False pretences.	1 discharged, 2 under bail.
1	Murder.	Trial, jury disagreed
36		1

## MACKINAW COUNTY.

1858.

## J. W. McMath, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
4 M	urning vessel. Alidious mischief ssault and battery.	Discharged by justice on examination. Tried by justice and acquitted. Convicted and fined.

## MACOMB COUNTY.

1856

## GILES HUBBARD, Pros. Alt'y.

No.	CHARGES		CONDITION OF THE CASE	_
3 Larceny 1 Compour	nd larceny.	·  Sente Pendi	nced to State Prison. lng.	

### MACOMB COUNTY-CONTINUED.

No.	CHARGES.	CONDITION OF THE CASE.
2 Assa 2 Perj 1 Mur 1 Forg	der.	Pending. Do. Convicted and moved for new trial. Pending.

### 1857.

## R. BUILER, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
11 1		Convicted and sentenced to 3. P. as follows: I for one year, 2 for two years, 2 for three years and 1 for 5 years. Convicted, State Prison I year. Convicted, fine 850 and costs. Do, State Prison, one for 2 years, and one for 3 1 do, S. P. 3 years, and 1 acquitted. I acquitted, and not, pros. as to other, indicted, not, pros entered.

### 1858.

## R. BUTLER, Pros. Att'y.

_	**************************************				
No.	CHARGES.	CONDITION OF THE CASE.			
3	Assault and battery.	Acquitted. Convicted and fined. Convicted, S. P. 2 years.			

#### MACOMB COUNTY-CONTINUED.

No.	CHARGES.	CONDITION OF THE CASE.
1 1 1 1	Illegal voting. Perjury. Seduction. Under Bastardy Act.	4 convicted, I thirty days Co. jail, I one year in S. P., I fire years in S. P., and I to House of S. P., and I to House of Acquited.  Acquited.  Do.  Convicted.  Convicted.  Convicted, sentenced to S. P. 2 years each.

# MARQUETTE COUNTY.

1858.

M. H. MAYNARD, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1 Peri	ur <b>y</b> .	Acquitted. Convicted, sentence 2 days in Co. jail.
3 Bur		2 plead guilty, sentenced S. P. 6 years each, 1 convicted, sentenced do. 8 do.
1 Nuis	sance.	Convicted and fined.
		1

MASON, COUNTY.

No report.

MANISTEE COUNTY. HIRAM WALKER, Pros. Att'y.

No report.

### MANITOU COUNTY.

No report.

### MIDLAND COUNTY.

1857.

W. F. WOODWORTH, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1		Convicted and fined \$5. Held to ball.

## MONROE COUNTY.

1856.

## H. P. VROOMAN, Pros. Att'y.

6 Larcesy.  1 Assault with intent to commit incest. 2 Breach of the peace. Rataged into recognizes to keep the peace.	No. CHARGES.	CONDITION OF THE CASE.
1 Burgiary and larcesy. 1 Breaking plank road gate, 2 Disturbing religious meeting, 1 Common drunkard. 1 Common drunkard. 2 Bonds to keep the peace. Convicted and first.	1 Assault with intent to comn 2 Breach of the peace. 1 Burglary and larceny. 1 Breaking plank road gate, 2 Disturbing religious meeting 1 Common drunkard.	it incest. Plead guilty, committed to await sentance.  Eleared into recognizace to keep the peace.  Plead guilty, committed to await sentance.  Recognized to circuit court.  Fined.  Bonds to keep the peace.

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### MONROE COUNTY-CONTINUED.

### 1857.

## FRANKLIN JOHNSON, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
6	Petit larceny.	[Convicted.
9	Assault and battery.	Convicted.
2	Assault with intent to kill. Surety of the peace.	Convicted of assault and battery only.
_	Passing counterfeit money.	1 discharged, no indictment found, 1 ordered to give bail.
2	Disorderly conduct.	Recognized.
ī	Obtaining goods under false pretinces.	Not indicted.
	Incest.	Indicted, fied and not arrested.
6	Stealing in dwelling house and store.	Convicted, 1 State Prison 3 years, 1 to 2 years same persons for similar offence 2 years, 2 fined, 2 sentenced to S. P. 5 years.
	Prosecution to recover penalty from R. R. Co. for not ringing bell.	•
	Selling unwholsome meat.	Convicted to county jail 6 months.
		Nolle prosequi entered.
6	Violating liquor law.	Convicted, 5 fined \$10 and 1 fined \$25.

### 1858.

# Franklin Johnson, Pros. Att'y.

٧o.	CHARGES.	CONDITION OF THE CASE.
4	Stealing in dwelling house in day time.	1 sentenced to 5 years and 1 to 3 years, 1 dis charged, and 1 not indicated.
4	Stealing in shop in day time.	4 indictments against 2, sentence 5 years in S. P. 2 do. 1, do. 5 do. 2 do. 1, do. 2½ do.
	Obstructing highways.; Assault on officer.	1 tried under advisement, 1 acquitted. 1 convicted, sentence respited, 1 convicted, months in county iail.
2	Obtaining goods under false pretences. Seizure of property by Sup'ts of poor.	1 acquitted, 1 examined, held to bail.
	Perjury.	Acquitted.
1	Sending threatening letters to extort	•
- 1	money.	Convicted, 2 years in State Prison.
3	Assault and battery.	Convicted and fined.
11	Selling intoxicating liquors.	Convicted, \$20 fige.
1	Diserderly person.	Ordered to recognize for one year.

#### MONROE COUNTY-CONTINUED.

No.	CHARGES.	CONDITION OF THE CASE.
1 0	ontempt in refusing to answer where he got drunk.	Convicted. Convicted and fined. Flead guilty and fined. Convicted and fined.

## MONTCALM COUNTY.

### 1856.

## C. C. Ellsworth, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
3 Larce 1 Passi	ng counterfeit money. ting liquor law.	All fined. I acquitted, 2 fined. Acquitted after examination. Fined. Boun I over to answer indictment

### 1857.

## JACOB FERRIS, Pros. Zit y.

_		
No.	CHARGES.	CONDITION OF THE CASE.
- 5	Violations of liquor law.	4 plead guilty, were fined and paid, 1 plead Let guilty, continued.

### NEWAYGO COUNTY.

### 1858.

## EDGAR L. GRAY, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
15	Assault and battery. Selling intoxicating liquor. Indictment for selling liquor.	Convicted and fined.  14 fined and 1 acquitted.  2 plead guilty, 2 moved to quash indictment, suetained by court.
1	Petit larceny.	Plead guilty and fined.
24	1	

## OAKLAND COUNTY.

# 1856.

# CHARLES DRAPER, Pros. Att'y.

٧o.	CHARGES.	CONDITION OF THE CASE,
36	Assault and battery.	24 tried and sentenced, 4 tried and acquitted an 8 settled.
33	Larceny.	9 tried and sentenced, 8 tried and acquitted and 16 pending.
2	Burglary and larceny.	Sentenced.
11	Obstructing highway.	1 convicted, 9 pending, 1 settled.
10	Assault with intent to kill.	1 pending, 1 acquitted, 8 recognized to Circuit Court.
- 1	Arson.	Pending.
	Willful destruction of property.	Do.
	Riot.	Do.
	Conspiracy.	No.
	False pretences.	Do.
	Selling liquor.	1 acquitted, 3 fined, 10 pending.
1	Indecent exposure.	Bound over,
	Receiving stolen property.	Pending.
	Malicious injury to property.	Discharged.
	Threats.	Bound over,
	Disorderly.	" "
1	Adultery.	Discharged.
1	Selling lottery tickets.	Recognizance.
1	Firing wood.	Bound over.
1	Resisting officer,	Do.
1	Selling diseased meat.	Discharged.

#### OCEANA COUNTY.

No report.

### ONTONAGON COUNTY.

### 1858.

## A. H. HANSCOM, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE
	Murder.	Convicted, murder in 2d degree, S. P. 15 years.
	Assault with intent to kill.	Do. of assault, fine and imprisoned.
	Assault with intent to maim.	Do. sentenced to S. P. 6 years,
2	False pretences.	Indicted and not tried.
	Riot.	2 arrested, 1 not found.
1	Malicious injury &c.	Recognized to appear at circuit court.
3	Riotous assault.	2 arrested, 1 not found.
1	Forgery.	Convicted, State Prison 8 years.
1	Mayhem.	Do. do. 2 years.
	Public officer for not paying over mo-	
	ney.	Indicted, now pending.
	Assault and battery.	4 imprisoned, 23 fined, 6 not tried, 2 no arrest, and 9 dismissed.
10	Larceny.	4 convicted, 1 ran away, 2 recognized to appear,
	•	1 no arrest, 2 committed for trial.
_		
71		

## OTTAWA COUNTY.

### 1856.

# GROSVENOR REED, Pros. Att'y.

CHARGES.	CONDITION OF THE CASE.
Murder. Trespass on State lands. Conspiracy. Grand larceny.  "Violation of election law. Petit larceny. Assault and battery.	Sentenced to State Prison 3 years, Pening Settler and discharged. Eccaped from officers. Do. Pending. Imprisoned in county jail. Fixed.

#### OTTAWA COUNTY-CONTINUED.

#### 1857.

## Moses B. Hopkins, Pros. Att'y.

No.	CHARGES,	CONDITION OF THE CASE.
-3	Murder.	2 convicted in 1st degree, S. P. for life, 1 2d de
		gree, 12 years.
4	Aiding and abetting murder. Assault with intent to kill.	All arraigued, 2 discharged, 2 held to answer.
	Forgery.	Indicted, awaiting trial. Convicted, sentenced 2 years S. P.
		1 convicted, S. P. 5 years, 1 nol. pros.
	Assault, intent to rape.	Convicted, 1 S. P., and 1 county jail.
	Grand larceny.	Discharged.
	Passing counterfeit mone;	
	Perjury.	Indicted, bail to appear.
	Illegal voting.	
0	Indicted for corruptly refusing legal votes.	
	votes.	Indicted, densur and sustained, new indictments, net tried.
10	A 14 2 No. 44	
	Assault and battery.	5 discharged, 5 fined, 2 imprisoned, 1 acquitted.
9	Petit larceny.	3 discharged, 3 acquitted, 2 imprisoned.
,	Willfully and maliciously destroying	
- 1	personal property.	Discharged. Not found.
2	Grand larceny.	Discharged.
٠	Violations of liquor law.	1 discharged, 2 warrants not served
		Not arrested, fled the State.
1	Manslaughter.	
	Maliciously destroying dwelling-house.	Indicted, arraigned, not tried.
۰	Keeping gambling house.	Indicted, continued.
61		
υī		

1858.

# Moses B. Hopkins, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
`	Murder.	No indictment, dischorged.
	Larceny.	1 sentenced S. P. 5 years, 2 discharged.
6	Burglary.	1 sentenced S. P. 5 years, 1 tried, jury disagreed, 2 indicted, but nol. pros., 2 not arrested.
1	Malicious mischief.	Indicted but not arrested.
	Assault with intent to ravish.	1 discharged, 1 not arrested.
3	Corruption in office as inspectors of	
	election.	Indicted but not tried.
1	Perjury.	Indicted, case continued.
2	Resisting officer.	Indicted, not tried.
1	Buggery.	Held for trial.
ī	Keeping disorderly house.	Convicted and fined

#### OTTAWA COUNTY-CONTINUED.

No.	CHARGES.	CONDITION OF THE CASE.
-	Assault and battery, in Circuit Court	,
	on appeal.	Convicted, fined.
19	Assault and battery.	3 imprisoned, 10 fined, 2 do., appealed, 4 dis- charged.
12	Petty Larceny.	1 imprisoned, 4 fixed, discharged 3, 1 disagreed 1 acquitted, 2 House of Correction.
1	Illegal voting.	Convicted and fined \$50.
1	Obtaining property under false pre	
	tences.	Discharged on ex'n.
•	Embezziement.	Do.
	Trespass on State lands.	3 arrested, not yet tried.
ĭ	Passing counterfeit money.	Discharged on ex'n.
î	Embezzlement as clerk.	Do.
	Riot.	Do.
	Seduction.	Do.
^	Ceduction.	

## SAGINAW COUNTY.

## 1856.

## JOHN MOORE, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
16 9 25	Larceny.	8 pending, 7 fined, 1 imprisoned. 3 fined, 6 imprisoned.

### 1858.

## JOHN MOORE, Pros. Att'y.

• CHARGES.	CONDITION OF THE CASE.
2 Burglary.	Convicted, State Prison, I five, I seven years
2 Murder. 4 Grand larceny.	Acquitted. Indictments now pending.
1 Periury.	Do do
llAdultery	Convicted, Co. jail 90 days. Convicted, 30 and 60 days Co. jail.
10 Larceny.	Convicted, 30 and 60 days Co. 1811. Convicted.
5 Assault and battery.	Convicted.
25	

### SCHOOLCRAFT COUNTY.

No report.

## SANILAC COUNTY.

### 1856.

# J. C. WYLLIS, Prog. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1 Distr 1 Robb	ult and battery. Irbing meeting.	Discharged. 3 settled, 2 fined. Fined. Indicted and pending. State Prison 1 year.

#### 1857.

# J. C. WYLLIS, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1	Larceny. Larceny from the person. Resisting officer. Manslaughter. Perjury. Replany. Rape. Falsely assuming to be a Justice of the Peace.	Courieted, sentenced to jail 3 months.  Do. do. S. P. I year.  Do. do. Co. jail.  Acquatited.  Pending.  Escaped and recognizance forfeited.  Pending.

#### SANILAC COUNTY-CONTINUED.

### 1858.

## J. C. WYLLIS, Pros. Att'y.

Нo.	CHARGES.	CONDITION OF THE CASE.
4	Assault with attempt to kill.	1 sentenced S. P. 2 years, 1 of assault and batte- ry, 1 pending, 1 acquitted.
5	Assault and battery.	Fined 4. 1 settled.
	Assuming falsely to be a Justice of the	1 1100 1, 2 2001001
	Peace.	No conviction.
1	Murder.	Convicted, State Prison for life.
2	Larceny.	1 pending, 1 convicted and fined.
	Assault with intent to rape.	2 convicted of assault and battery only.
	Arson.	Pending.
1	Robbery.	Convicted of assault and battery.
8	Selling intoxicating liquors.	Pending.
1	Itlegal voting.	Convicted and fined.
	Assault and shoocing with loaded gun.	
	Assaulting officer in discharge of duty.	
1	Adultery.	Discharged.
1	Willful trespass.	Convicted and imprisoned.
1	Willful and malicious injury.	Convicted and fined.
71		

## SHIAWASSEE COUNTY.

## 1856.

# H. McCurdy, Pros. Att'y.

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No.	CHARGES.	CONDITION OF THE CASE.
1 1 1	Simple larceny. Breach of the peace. Assault and battery. Malicious trespass. Assault with intent to kill. Embezziement, Compound larceny.	Fined. Extered into recognizance. **** 1 imprisceed, 4 fined, 1 discharged. Imprisceed. Discharged. Discharged. Do. Do.

#### SHIAWASSEE COUNTY-CONTINUED.

### 1857.

## S. TITUS PARSONS, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
9	Assault with intent to kill.	1 convicted of assault, 2 pending, 1 not indicted, 5 discharged.
9	Assault and battery.	6 fined, (1 revived on certiorari), 2 acquitted, 1 imprisoned.
7	Obtaining property by false pretences.	4 pending, 1 dead, 1 discharged, 1 ind'tment quashed.
3	Malicious trespass.	Fined, certiorari pending.
	Perjury.	1 not indicted, 1 not tried.
	Embezzlement.	Not tried, (charged with perjury).
	Libel.	Indicted but indictment quashed.
3	Keeping house of ill-fame.	1 acquitted, 2 not tried.
1	Forgery.	Not tried.
	Burglary.	Broke jail 3 times and ran away.
	Grand larceny.	2 not tried, I gave bail to appear.
1	Killing horse.	Not tried.
	Arson.	Discharged.
2	Lewd and lascivious behavior.	Do.
_		
44	l .	

### 1858.

# S. Titus Parsons, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
3 4 2 5 2 2 3 1 1 1 1 1 1 1 1 1 1	Perjury. Bargiary. Bargiary. Larceny. Petty larceny. Falsely assuming to be sheriff. Resisting an officer. Assault with intent to kill. Assault with intent to processor of the sheriff. Shooting a horse. Shooting a horse. Shooting a horse. Shooting a horse to botaling property by false pretences. Eatticing away child under 16 years of age. Stealing in day time from dwellog-Assault and battery. Disturbing religious meeting. Rape. Assou in first degree.	Do. do. but not indicted.

## ST. CLAIR COUNTY.

### 1856.

## WM. GRACE, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1/Rap	) <b>.</b>	State Prison 10 years.
1 Aidi	ng rape.	Do. do.
14 Larc	eny.	1 escaped, 12 county jail, 1 indicted on bail,
5 Assa	ult and battery.	4 county jail, 1 fined.
liArso	n.	State Prison.
3 Assa	ult with intent to kill.	I fin-d, I discharged, I escaped.
1 Forg	ery.	Sentenced to State Prison.
1 Gran	d larceny.	Do. do.
2 Com	pound larceny.	11 State Prison, 1 county jail.
1 Keer	ing ball alley.	Fined.
1 Pron	noting lottery.	1
7 Drur	k and diserderly.	All discharged on bail.
liCrue	lty to animals.	County jail.
1 Burg		House of Correction.
	lary and larceny.	1 State Prison, 1 indicted and on bail.
2 Burn	ing lumber.	County iail.
6 Viola	tion of election laws.	13 fined, 3 indicted and pending.
1 Mure	ler.	Indicted, pending.
1 Perju	iry.	Do. do.
<del></del>	•	i
52		1

# 1857.

# WM. GRACE, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE
23 22 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	violation of liquor law.	Nent to House of Correction until 21.  Both and energed jail after indictment.  Scatenord to State Prinon, one 3 years, one 4 yrs.  Do. do. 7 do. each.  Do. do. one 4 do. one 8 yrs.  Do. do. one 4 do. one 8 yrs.  Do. do. one 5 do.  Broke and escaped jail after after indictment.  Committed for 1 year in default of surety.  1 jail 5 days, 1 nol. pro. entire ed.  1 jail 60 days, 1 jail 30 days and fined \$15.  2 jail 60 days each, 1 fined \$25.  Escharged from jail on habeas corpus.  Under indictment.  Do.

#### ST. CLAIR COUNTY-CONTINUED.

#### 1858.

## WM. GRACE, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
	Larceny.	1 year each to State Prison.
		Do. do.
	Murder.	Acquitted.
	Incest.	Not tried.
	Embezzlement.	Not arrested.
	Adultery.	Under indictment still.
	Resisting an officer.	Jail 30 days, 1 fined \$25.
1	Obtaining goods under false pretences.	Not yet disposed of.
16	Larceny.	1 jail 3 mes., 5 thirty days each, 2 ninety each, 2 twenty days each, 2 ten days each, 1 five days.  1 two months, 1 forty days and one fifty days.
6	Assault and battery.	2 months each, 2 fine \$10 each, 1 jail one mosts, 1 jail ten days.
2	Keeping house of ill-fame.	Held to bail, &c.
6	Violation of liquor law.	Fined \$10 each.
2	False pretences.	1 convicted and sentence suspended, 1 discharged by nolle prosequi.
1	Assault and battery with intent to	1
	murder.	Indictment for assault and hattery.
_		1

# ST. JOSEPH COUNTY.

## 1856.

# WM. L. STOUGHTON, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
10	Assault and battery.	4 fined, 2 acquitted, 4 county jail.
2	Assault with intent to murder.	1 pending, 1 fined for assault.
		1 discharged, 1 State Prison, 1 convicted, broke jail and escaped.
4	Larceny.	3 State Prison, 1 fined.
1	Malicious trespass.	Committed to county iail.
3	Having in possession counterfeit tools and implements.	I not arrested, 1 broke jail, 1 judgment on for feited recognizance.
1	Forgery.	Sentenced to State Prison.
8		All fined.
1	Cambling.	
1		Acquitted.
1		Discharged.
ī	Wallelong treeses se	Resorried to sirenit seems
1	Robbing mail.	Discharged on habeas corpus and re-arrested by
	AND MAIL.	U. S. Marshal.
97		V. C. Markual.

### ST. JOSEPH COUNTY-CONTINUED.

#### 1857.

## WM. L. STOUGHTON, Pros. Att'y.

No	CHARGES.	CONDITION OF THE CASE.
_2	Burglary and larceny.	I sentenced to S. P. 5 years, 1 forfeited recognizance.
1	Passing counterfeit money.	Sentenced 2 years in State Prison.
1	Assault with intent to murder.	Convicted of assault and battery, fined \$200.
1	Assault with intent to rob.	[Convicted of assault and battery and imprisoned.
1	Obtaining goods under false pretences.	Nol. pros.
8	Assault and battery.	1 acquitted, 6 fined, 1 imprisoned.
- 1	Burglary.	Convicted, sentenced to State Prison 5 years.
3	Larceny.	1 sent to Co. jail, 1 to S. P. 2 years, 1 pending.
6	Malicious trespass.	Convicted and fined.
2	Rape.	Pending.
12		10 fined \$10 each, 2 fined \$20 each.
1	Perjury.	Pending.
2	Unlawful gaming and keeping gaming	1 "
	implements, &c.	Convicted, fine \$20.
1	Arson.	Discharged.
1	Disorderly person.	Committed for want of bail.
	1	
43		•

# TUSCOLA COUNTY.

1856.

## B. W. HUSTON, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1 2 3	Assault and battery. Marrying under the age of consent. Adultery. Compiracy. Seduction.	Fined. Convicted. Bound over for trial.  Pending.   Do.
17		1

### VAN BUREN COUNTY.

1856.

FREDERICK LORD, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1		1 pending, 1 nol. pros. entered and 1 acquitted. Pending. Do.

### VAN BUREN COUNTY-CONTINUED.

No.	CHARGES.	CONDITION OF THE CASE.
1 3 1	Assault with attempt to commit rape. Petit larceny, Rape. Assault with intent to commit murder.	Acquitted. Discharged.

1858. Chandler Richards, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1 1 2 2 1 3 1 3 2 3	Larceny.  Do.  Do.  Ultering counterfait bills.  Laterirous cohabitation.  Armon.  Burglary and larceny.  Malicious injury to building.  Petit larceny.  Keeping house of ill fame.  Asault and battery.  Ditaining money under false pretences  eliling is toxicating liquor.  unisance.	Acquitted. Bacaped, sentenced to S. P. 2 years 2 mos. 1 recognizance forfeited, 2 escaped jail, 1 sentenced to State Prison. 1 recognizance forfeited, 2 escaped jail, 1 sentenced to State Prison. State Prison 7 years and 2 mos. 1 do. 2 years and 2 mos. 2 do. 2 years and 2 mos. 2 do. 2 years and 2 mos. 1 do. 2 years and 2 years an

## WASHTENAW COUNTY.

#### 1856.

## A. D. CRANE, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1 2	Assault and battery with intent to murder.  Common sellers of liquors.	i pencing, 3 not. pros. entered. Convicted of assault and battery and fined. Acquitted. 1 pending, 2 convicted and fined, 1 acquitted.

## WASHTENAW COUNTY-CONTINUED.

CHARGES.	CONDITION OF THE CASE.
l Forgery. Il Uttring forged note. (Passing counterfeit money. 2 False pretense. 1 Seduction. 2 Adultery. 1 Nuisance. 2 Assault and battery. 1 Fraud. 1 Assault and battery with intent to a lib.	Sentenced to 4 years in Nata Pricon. De. do. do. 2 acquitted, 2 sentenced to State Prison. Pending Nol. pros. entered. Preding. Freding. Freding. The desired and sentence suspended. Freding. Freding. Tending. Sentence to State Prison 3 years.

1857. A. D. CBANE, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
1	Embezzlement.	Pending.
9	Assault and battery.	5 pending, 3 convicted and fined.
3	Kidnapping.	Pending.
1	Manslaughter.	Died before trial.
9	Larceny.	3 State Prison, 1 House of C., 1 nol. pros., 4 pending.
1	Larceny from person.	House of Correction until 21 years of age.
1	Assault with deadly weapon.	Convicted and fined \$25.
3	Assault with intent to ravish.	2 acquitted, 1 convicted S. P. 5 years.
1	Assault with intent to murder.	Pending.
3	Burglary.	Conviction, House of Correction 2 years.
2	Bastardy.	Pending.
2	Forgery,	1 acquitted, 1 pending.
- 1	Uttering forged note.	Pending.
2	Receiving stolen money	11 acquitted, 1 nel. pros.
- 1	Uncest.	Pending.
2	Perjury.	1 acquitted, 1 pending.
1	Murder.	Convicted of manslaughter, S. P. 10 years
1	Burglary and larceny.	Convicted, State Prison 15 years.
1	Receiving stolen property.	Acquitted.
1	Kape.	Acquitted.
1	Threats to murder.	Recognized to keep the peace.
7	Fraud.	Pending
52		

1858.

## A. D. CRANE, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
10	Fraud. Larceny.	2 acquitted, 1 not. pros. entered. 4 imprisoned, 3 convicted, sentence suspended, 1
10	Petit larceny. Burglary and larceny.	not found, 2 nol. pros. Acquitted. 3 imprisoned in S. P., 5 pending, 2 convicted and sentence suspended.

#### WASHTENAW COUNTY-CONTINUED.

No.	CHARGES.	CONDITION OF THE CASE.			
	Larceny in dwelling-house. Break'g house in day time and larceny	1 imprisoned, 1 House of Correction, 1 acquitted.			
	therein.	Sentenced to 21/2 years in State Prison.			
4	Perjury.	1 nol. pros., 3 pending			
	Assault and battery.	1 imprisoned, 4 fixed and 4 pending.			
	Passing counterfeit coin.	3 years in State Prison,			
ī	Having do with intent to pass.	Nol. pros. entered.			
	Passing counterfeit bank bill.	1 acquitted, 1 rol. pros. entered.			
	Violation of election law.	Nol. pres. entered.			
	Keeping gaming house.	Pending.			
	Selling intoxicating liquors.	Fined \$10 and costs.			
	Murder.	Convicted, imprisonment for life.			
1	Do.	Nol. pros. entered.			
ī	Receiving stolen goods.	Convicted, State Prison 5 years.			
	Breaking shop in day-time and larceny	· ·			
	therein.	Trial, jury disagreed, pending.			
1	Mayhem.	Not arrested.			
1	False pretences in getting signature to				
	note	Acquitted, stat. of limitations.			
7	Obtaining goods under false pretences.	1 acquitted, 6 pending.			
4	Destroying a building.	Pending.			
1	A sault with intent to criminally know	-			
1	and abuse a female child under 10				
	years.	Pending.			
1	Assault with intent to ravish.	Do.			
1	Seduction.	Do.			
	Assault with intent to murder.	Do.			
2	Manslaughter of mother and child.	Not arrested.			
2	Adultery.	I convicted and fined, 1 nol. pros.			
	Conspiracy to defraud.	Pending.			
1	Wil fully destroying shade-trees.	Do.			
	Breaking jail.	Do.			
2	Nuisance.	Disposed of on demurrer.			
87	1	1			

# WAYNE COUNTY.

## 1858.

# J. KNOX GAVIN, Pros. Att'y.

No.	CHARGES.	CONDITION OF THE CASE.
9 Murder.		1 8 P. 15 years, 1 8. P 10 years, 1 not arrested, 1 insane detained under statute, 1 discharged on recognizance, 4 acquitted.
1 Attempt a	t arson.	Acquitted.
1	rape.	Jail 3 months.
3 "	abortion.	2 discharged, 1 prosecuted on recognizance.
1 Poison wit	h intent to injure.	State Prison 5 years.
2 Perjury.	•	1 nol. pros., 1 pending.
1 Sodomy.		State Prison 3 years
9 Telonious	Assault.	2 State Prison 15 years, 2 do. 10 years, 1 jail 6 months, 1 jail 4 months, 1 awaiting sentence, 1 recognance forfeited, 1 prinding.

### WAYNE COUNTY-CONTINUED.

Xo.	CHARGES.	CONDITION OF THE CASE.
26	Burglary.	2 State Prison 40 years, 1 do. 15 years, 1 do. 12
		years, 1 do. 7 years, 1 do. 10 years, 1 do. 6 years, 1 do. 5 years, 1 do 2 years, 1 House of Correction until 21, 1 State Prison 18 months,
		o not arrested, 1 jan 3 months, 8 pending, 1
,	Incest.	sentence suspended, 1 acquitted. Acquitted.
	Malicious injury.	1 fined, 1 jail 3 months, 1 not arrested, 1 not
	Forgery.	pros., 2 pending, 3 acquitted. Pending.
	Passing counterfeit money.	I jail 3 months, 1 recognizance forfeited, 2 pend
	Riot.	ing, 1 nol. pros., 1 acquitted.
	Larceny.	Pending. 1 State Prison 10 years, 1 do. 8 years, 1 do 7 years.
	•	7 do. 5 y'rs, 9 do. 3 y'rs, 11 do. 2 y'rs, 1 do. 4 y'rs 1 do. 3½ ycars, 3 do 1½ ycars, 1 do. 1 ycar, 2 do. 6 months, 5 House of Correction until 21, 1
		do. 6 months 5 House of Correction until 21
		1 1811 18 months, 5 1811 6 months, 2 isil 4 months
		5 jail 3 months, 2 jail 2 months, 1 jail 1 month
		5 sentence suspended, I awaiting sentence, 8 pending, 2 not arrested, 2 not. pros., 4 recog
		nizance forfeited, 1 discharged on recognizance
12	False pretences.	7 acquitted, 20 indictments filed.
10	raise precences.	1 State Prison 2 years, 1 jail 30 days, 1 House of Correction until 21, 1 sentence suspended, pending, 1 not arrested, 1 acquitted and 1 in
		pending, I not arrested, I acquitted and I in
4	Having counterfeit money, with intent	dictment filed.
	to utter, &c.	3 pending and 1 recognizance forfeited.
2	Mayhem. False imprisonment.	1 fined, 1 nol. pros. 2 acquitted. Fined.
- 2	Extortion.	I fined and I acquitted.
1	Justice of the Peace refusing to pay	1
2	money collected. Embezziement.	Acquitted. I pending and I not arrested.
1	False personation.	Jail 30 days.
	Att'y refusing to pay money collected.	Nol. pros.
- 3	Cruelty to animals. Indecent exposure.	Sentence suspended.
•	Adultery.	1 pending, 1 not arrested, and 1 acquitted.
2	Poisoning an animal. Robbery.	Acquitted. [1 State Prison 18 months, and 1 acquitted.
- 4	Manslaughter.	Acquitted.
5	Receiving stolen property.	1 State Prison 18 months, 1 indictment quashed
4	Seduction.	2 pending, 1 not arrested. I jury disagreed and discharged, 1 pending, 1 re
		cognizance forfeited and presecuted, 1 not
22	Resisting officer.	pros. 4 jail 1 year, 1 jail 3 months, 1 fined, 1 sentence
		5 awaiting sentence, 3 not arrested, 3 pending
	Pol-	4 nol pros
	Polygamy. Cutting grown timber.	11 fined and 1 nut arrested.
10	Nuisance.	2 sentence suspended, and 11 pending.
28	Keeping house of ill fame.	2 jail 8 months, 5 jail 6 months, 2 jail 1 year, jail 4 months, 3 fined, 2 pending, 1 forfeite recognizance, 2 discharged on recognizance, judgment arrested, 1 discharged and 8 not a
34	la w	rested.
91	Assault and battery.	4 six months jail, 1 jail 1 year, 1 jail 4 months, fined, 2 awaiting sentence, 1 sentence suspend ed, 7 pending, 2 nol. pros., 1 discharged, 6 ac quitted, 1 satisfaction filed, and 10 indictment
	1	filed.
358	!	1
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## Schedule B.

Reports of Prosecuting Attorneys to the Attorney General of Michigan for the years ending 1857 and 1858.

COUNTY.	Y'R	WHEN	RECEI'D.	Y'R	WHEN	RECEI'D.	PROS.	ATT'Y.
	1	l			ı		1	
Allegan	1			1858	Dec. 6,	1858.	Geo. Y. Wa	rner.
Barry				1858	Dec 25	, 1858.	Jas. A. Swe	
Berrien	1857	Oct., 18	358.	1858	Oct., 18	858.	E. M. Plimp	ton.
Branch						<b></b>	J. W. Turne	
Calhoun	1857	Nov. 19	, 1857.				Wm. H. Bro	
Cass	1857	NOV. 15	, 1857.	1858	Nov. 18	5, 1858.	Andrew J.	
Cheboygan	1823	NOV. 30	, 1857.	1:00	Nov. 18	1000	Hiram A. R	.004.
Chippewa Clinton				14020	Dec. 2,	1000.	Randolph S	talabland
Eaton	1957	Non 4	1957	1000	Nov. 6,	1000.	S. W. Fowle	
Emmet	1001	107. 2,	1001.	1000	1107.0,	1000.	S. W. FOWI	ы.
Emmet	1857	Nov. 18	1858.	1858	Nov. 18	1858.	Alex. P. Da	via.
Grand Traverse			,, 20000	1		, 1000	David C. Go	
Gratiot	l						Sylvanus Gr	oom.
Hillsdale	1857	May 6.	1858.	1858	Dec. 1.	1558.	Daniel I. Pr	
Houghton	1			1858	Nov. 18	3, 1858.		
Huron					ļ		<b> </b>	· · · · · · · · · · · · ·
lngham	1857	Dec. 19	, 1857.	1858	Dec. 6,	1858.	George I. P	
Ionia		ļ	· · · · · · · · ·	1858	Nov. 18	3, 1858.	Willard B.	
Jackson				::::			Eugene Prit	
Kalamazoo Kent	1057	Dec. 14	, 1807.	1898	Nov. 18	5, 1808.	Dwight May	. Eggleston.
Lapeer	1007	318 y 7,	1808.	1::::	Dec. 14	1050	Charles M.	Eggiesten.
Lenawee	1001	July 21	, 1000.		Nov. 18		Robert R. F	
Livingston	1857	Nov 36	1857	1000		, 1000.	John B. Dil	
Mackinsw	l	1		1858	Nov. 18	. 1858.	J. W. McM	
Macomb	1857	Nov. 18	. 1858.		Nov. 18		Richard Bu	
Marquette	l			1858	Nov. 22	2, 1858.	Fred. A Cla	oke.
mason		l					l	
Manistee	1857	Dec. 10	1857				Henry L. B	hown.
Manitou							]	
Midland	1857	Dec. 30	, 1867.				W. F. Wood	
Monte-	1857	Dec. 20	, 1858.		Dec. 20		Franklin Jo	
Montealm	1807	Dec. 10	, 1857.	::::		1000	Jacob Ferri	
Newaygo Oakland			• • • • • • • • • • • • • • • • • • • •		Dec. 22		Edgar L. Gr Charles Dra	
							Edwin R. Co	
Ontonagon Ottawa Saginaw			••••	1050	Nov. 1,	1858	BUWIE I. O	JUD.
Ottawa	1857	Dec 10	1857	1858	Dec. 27	1858	Moses B. H	onkins
Saginaw		200. 20	, 20011		Dec. 2.		John Moore	
Schoolcraft								·
Schoolcraft Shiawassee St. Clair	1857	Dec. 2.	1857.	1858	Dec. 1,	1858.	S. Titus Par	sons.
St. Clair	1857	Dec 10	. 1857.	1858	Dec. 20	, 1858.	Wm. Grace	
St. Clair St. Joseph Sanilac Tugcola	1857	Dec., 1	857.			·	Wm. L. Sto	ughton.
Tuesel-	1857	Nov. 19	, 1858.	1858	Nov. 19	9, 1858	Joseph C. V	
					1		John J. Wh	
					Nov. 18		Chandler R	
Washtenaw	1857	Nov. 6,	1867.		Dec. 13		Alex. D. Cr	
Wayne	٠	l		1858	Jan., 1	809.	J Knox Ga	vin.

Nora.—For the year 1856 no report was received from the Prosecuting Attorneys of the following Counties: Berrieu, Branch, Emmet, Grand Traverse, Gratict, Lapser, Mason, Manistee, Midland, Newaygo, Oceana and Wayne.

# Schedule C.

Convicted.	Acquitted.	Discharged before trial.	Pending.	Not arrested.	Nol. pros.	Escaped.	Held to bail for manslaughter.	Remarks.	Total.
*11		3	3	1			1	*Convicted, 5 in 1st degree, 2 in 2d degree, and 3 of manslaught? 1 convicted and moti'n for new trial.	1
1 6	1 20		43 	::::	 4	1 6	::::		11 11 189 98
10 4 64 54			†3  1 21 4	1  4	 1 6	2 1 4		*Of manslaughter; † 1 jury disagreed.	5 13 6 101 105
7 24 6 126 57 220 218 133	8 2  11 4	1 1 3 12	31 11	1 5 1 4 2	2 3 1 4 1	 2 2 			25 45 11 183 77
	*11  5 6 6 8 83  218  218  *1  100  44  54  54  64  67  220  218	*11 3  5 6 1 113 20 83 7 218  *1 10 1 4 64 55 17 133  7 8 24 2 6 11 67 4 220 218 133	*11 3 3 3 3 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Part	The state   The	The state   The	The state   The	The state   The	The second sec

Additional comments and signature	If above instructions are not possible  Notify sender, phone: Perform appropriate treatment	0W	Tighten loose hinge(s) Quarter-joint/quickbind Stanlehind/sew-in Sprine Repair	Mend/tip in pp Reattach/recase	Book Repair rec'd ret.	Do not write in this space
			kbind		would appear on spine)	Library name and call number (as

Additional comments and signature	If above instructions are not possible  Notify sender, phone: Perform appropriate treatment	0W	Tighten loose hinge(s) Quarter-joint/quickbind Stanlehind/sew-in Sprine Repair	Mend/tip in pp Reattach/recase	Book Repair rec'd ret.	Do not write in this space
			kbind		would appear on spine)	Library name and call number (as

Additional comments and signature	If above instructions are not possible Notify sender, phone:Perform appropriate treatment		Book Repair rec'd Do not write in this space ret.
		a <u>a</u>	Library name and call number (as would appear on spine)